## **EXHIBIT 21**

DECLARATION OF MARC WOLINSKY IN SUPPORT OF HP'S REPLY MEMORANDUM IN FURTHER SUPPORT OF PRELIMINARY APPROVAL OF THE SETTLEMENT AND OPPOSITION TO THE MOTIONS TO INTERVENE AND SEVER From: Ian D. Berg < IBerg@aftlaw.com> Sent: Tuesday, September 02, 2014 1:33 PM

Molumphy, Mark C. (Cotchett Pitre & McCarthy); Little, Jan Nielsen (Keker & Van Nest, To:

> L.L.P.); Goteiner, Neil A. (Farella Braun & Martel LLP); Wolinsky, Marc; Zhou, David; Joseph Profy; Willem F. Jonckheer; Downs, Travis E. (Robbins Geller Rudman & Dowd);

Goodman, Benny C. (Robbins Geller Rudman & Dowd); Levy, Vincent G. Abraham, Jeffrey S. (Abraham, Fruchter & Twersky); Gary Graifman

(ggraifman@kgglaw.com)

Subject: **RE: HP Derivative** 

To clarify, we have not agreed to the briefing schedule with regards to our clients' motion to sever, as proposed below.

-lan

Cc:

Ian D. Berg Abraham Fruchter & Twersky, LLP

T: 858.792.3448

From: Mark Molumphy [mailto:MMolumphy@cpmlegal.com]

Sent: Tuesday, September 02, 2014 9:59 AM

To: Jan Little; 'NGoteiner@fbm.com'; MWolinsky@WLRK.com; DZhou@wlrk.com; Joseph Profy; Willem F. Jonckheer; Ian

D. Berg; Travis Downs; Benny Goodman; VGLevy@wlrk.com

Subject: HP Derivative

This will confirm that the parties will submit opening briefs by Thursday 9/4, and any responses by 9/17, with 25 page limit on each brief.

Mark Molumphy